

April 7, 2008

Christopher J. Morse
Campaign Finance Analyst
Reports Analyst Division
Federal Election Commission
Washington, D.C. 20463

Re: Continuing A Majority Party Action Committee (CAMPAC)
I.D. # C00350462

Dear Mr. Morse:

This is in response to your letter dated March 21, 2008, regarding the disclosure of administrative expenses for the PAC listed above.

As we have reported to you in the past, CAMPAC is a relatively small committee, with limited activity. We have no employees and do not rent office space. Our main purpose is to raise funds in order to make contributions to candidates.

Currently, fundraising for the committee is being done by a fund raising consulting firm. Costs incurred by that consulting firm for our fundraising events such as travel, event catering, etc. are reimbursed and listed on our reports. Additionally, we pay the firm a fee for conducting these fund raisers on the committee's behalf.

The CPA firm of Burnside & Lang, P.C. in Midland, Michigan, does FEC reporting and all record keeping. Payments made to Burnside & Lang include staff time, postage, telephone and supplies and are listed on all FEC reports filed to date.

At this time, due to the size of CAMPAC and its limited activities, there are no administrative costs other than those mentioned above. In the future, if we incur any administrative costs, or receive any in-kind goods for services that would be considered administrative expenses, we will report them on the appropriate FEC report.

I hope this clarifies your questions regarding administrative expenses. If you have any questions, please feel free to contact me. Please note we have also filed this letter as a miscellaneous electronic report with the FEC.

Sincerely,

Jacqueline M. Medema, Treasurer
Continuing a Majority Party Action Committee
